## NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

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## IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA FIFTH APPELLATE DISTRICT

In re E.S., a Person Coming Under the Juvenile Court Law.	
THE PEOPLE,	F078197
Plaintiff and Respondent,	(Super. Ct. No. 18CEJ60009-1V)
v. E.S.,	OPINION
Defendant and Appellant.	

## **THE COURT**\*

APPEAL from a judgment of the Superior Court of Fresno County. Kimberly J. Nystrom-Geist, Judge.

Linda K. Harvie, under appointment by the Court of Appeal, for Defendant and Appellant.

Office of the State Attorney General, Sacramento, California, for Plaintiff and Respondent.

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<sup>\*</sup> Before Detjen, Acting P.J., Franson, J. and Peña, J.

Appointed counsel for minor E.S. asked this court to review the record to determine whether there are any arguable issues on appeal.<sup>1</sup> (*People v. Wende* (1979) 25 Cal.3d 436.)

On April 26, 2018, 17-year-old minor was declared a ward of the court based on a misdemeanor adjudication for battery (Pen. Code, § 242). She was placed on probation until May 26, 2019.

On August 13, 2018, minor admitted violating probation by leaving home without permission and by smoking marijuana. The court refused to release minor on electric monitoring, revoked probation, and ordered that she remain detained. Much discussion occurred between the court, minor, and minor's mother regarding the benefits of various programs for minor in the months before she turned 18. When interviewed, minor admitted being addicted to alcohol, but claimed she had quit smoking marijuana.

On August 27, 2018, the juvenile court continued minor on probation and committed her to the Substance Abuse Unit for 151 days.

Appellate counsel has informed us that minor was released from the Substance Abuse Unit on January 24, 2019, and the next day her probation was terminated and her petition sealed. Accordingly, appellate counsel has requested that the appeal be dismissed as moot. We take judicial notice of the postappeal proceedings, as described by appellate counsel's April 26, 2019 letter to this court.

## **DISPOSITION**

The appeal is dismissed as moot.

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<sup>1</sup> Minor did not submit a supplemental brief.